

"Civil Cover"

THE UNITED STATES OF AMERICA

THE UNITED STATES DISTRICT COURT

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U.S. DISTRICT COURT  
WESTERN DISTRICT OF MICHIGAN  
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JASON PAUL ARNOLD: PLAINTIFF

11/12/2013 A.D.

**2:13-cv-353**

R. Allan Edgar, US District Judge

CASE:# \_\_\_\_\_ v.

THE SCHOOLCRAFT COUNTY DEPARTMENT OF HUMAN SERVICES OF

MICHIGAN ETAL, DEFENDANT(S) ;

THE DELTA COUNTY DEPARTMENT OF HUMAN SERVICES OF MICHIGAN

ETAL, DEFENDANT(S) ;

THE DELTA COUNTY SHERIFF DEPARTMENT ETAL,

DEFENDANT(S) ;

THE MICHIGAN STATE POLICE ETAL, DEFENDANT(S) ;

THE MANISTIQUE MICHIGAN CITY POLICE DEPARTMENT ETAL,

DEFENDANT(S) ;

THE SCHOOLCRAFT MEMORIAL HOSPITAL OF MANISTIQUE MICHIGAN ETAL,

DEFENDANT(S) ;

ASSISTANT FEDERAL PUBLIC DEFENDER PAUL A PETERSON AND HIS

ASSISTANT DALE. DEFENDANT(S) .

THE UNITED STATES OF AMERICA  
THE UNITED STATES DISTRICT COURT

CIVIL LAWSUIT / TRUE BILL IN EQUITY  
TRUE BILL / MOTION FOR CRIMINAL INDICTMENTS

CASE:# \_\_\_\_\_

THE PLAINTIFF HEREBY DOES INVOKE EVERY SINGLE RIGHT THAT HE IS ENTITLED TO AS "CITIZEN" AND CONTAINED WITHIN THE "BILL OF RIGHTS" PLAINTIFF ALSO INVOKE'S "EVERY SINGLE ONE" OF HIS CONSTITUTIONAL RIGHTS; AND HE INVOKES HIS 7TH AMENDMENT RIGHT IMMEDIATELY, AND IN DOING SO WITH "JUST CAUSE" PLAINTIFF, DEMANDS: AN IMMEDIATE CIVIL JURY TRIAL.

PLAINTIFF PRAYS THAT THIS WILL PRODUCE:

SEVERAL CRIMINAL INDICTMENTS BY A GRAND JURY IN A COURT OF LAW.

THE PLAINTIFF DOES SO PRAY FOR IMMEDIATE RELIEF THROUGH "DUE PROCESS OF LAW" AND PRAYS TO PROCEED WITH;

"CANNONS OF RIGHTEOUSNESS"

"THROUGH THE CANNONS OF JUSTICE"

\*COMPLAINT\*

THE PLAINTIFF BRINGS LAWSUIT(S) AND SWEARS UNDER THE PENALTY OF PERJURY THAT EVERY FACT CONTAINED WITHIN THIS \*COMPLAINT\*

IS TYPED BY PLAINTIFFS OWN HAND AND THE FOLLOWING COMPLAINTS  
ARE THE SAD TRUTH, THE WHOLE TRUTH, AND NOTHING BUT THE TRUTH:  
SO HELP ME GOD:

THE PLAINTIFF SWEARS THAT THE DEFENDANTS DID: WILLFULLY,  
KNOWINGLY, AND INTENTIONALLY PARTICIPATE IN ONE, (1). TWO, (2)  
AND UP TO SEVERAL: OF THE FOLLOWING CRIMES AND/OR FELONIES AND  
THEY DID SO UNDER: "COLOR OF LAW".

THE PLAINTIFF PRAYS FOR IMMEDIATE, SWIFT; AND LIFE ALTERING;  
ACTION BY A FEDERAL GRAND JURY.

THE PLAINTIFF ALSO PRAYS FOR INVESTIGATIONS WITH CRIMINAL  
INDICTMENTS TO FOLLOW AS THE GRAND JURY SHALL DEEM APPROPRIATE  
AND OF NECESSITY.

TIME IS OF THE ESSENCE. PLAINTIFF PRAYS THAT THESE LAWSUITS  
PROCEED AND COMMENCE IMMEDIATELY WITHOUT FURTHER DELAY.

IN DOING SO; THE PLAINTIFF TESTIFIES AND SWEARS UNDER THE  
PENALTY OF PERJURY TO THE FOLLOWING: WHILE ACTING:UNDER THE  
"COLOR OF LAW" THE DEFENDANT(S) ARE GUILTY OF ONE, (1). OR  
TWO, (2) AND UP TO SEVERAL OF THE FOLLOWING CRIME'S.

A:CONSTITUTIONAL NON COMPLIANCE

B:STATUTORY NON COMPLIANCE

C:CIVIL NON COMPLIANCE

D:GOVERNMENTAL CORRUPTION

"UNDER COLOR OF LAW"

1. KIDNAPPING,

2. CONSPIRACY TO KIDNAP,  
3. CONSPIRACY TO DEPRIVE U.S. CITIZEN(s) OF RIGHTS,  
4. DEPRIVATION OF U.S. CITIZEN(S) RIGHTS,  
5. FALSE ARREST,  
6. FALSE IMPRISONMENT,  
7. ASSAULT,  
8. GROSS ABUSE OF POWER,  
9. OBSTRUCTION OF JUSTICE,  
10. MALICIOUS INTIMIDATION,  
11. MALICIOUS PROSECUTION TO SILENCE PLAINTIFF,  
  
12. THREATS BY TELEPHONE MADE BY FEDERAL PUBLIC DEFENDER PAUL  
A. PETERSON'S PERSONAL ASSISTANT DALE A.  
  
ON: TUESDAY AUGUST 13TH, 2013 DALE CALLED PLAINTIFFS AUNT  
SANDIE HEBERT ON THE TELEPHONE AND TOLD PLAINTIFFS AUNT THAT  
IF PLAINTIFF REFUSED TO TAKE A 2 YEAR PLEA BARGAIN OFFERED BY  
THE PROSECUTOR FOR THE CHARGE OF "FELONY POSSESSION OF A  
FIREARM" THAT PLAINTIFF WOULD AND I QUOTE "BE SENT TO A  
PSYCHIATRIC FACILITY FOR A VERY LONG TIME"  
  
AND AFTER THAT PLAINTIFF "WOULD BE SENT TO PRISON "FOR A VERY  
LONG TIME". PLAINTIFF SWEARS THAT THIS IS A DIRECT VIOLATION  
OF THE LAW REGARDING PLAINTIFFS RIGHT TO A JURY TRIAL WITHOUT  
INTIMIDATION BY HIS OWN DAMN ATTORNEY'S OFFICE.  
  
PLAINTIFF ALSO SWEARS THAT PLAINTIFF HAS SEVERAL LETTERS  
SIGNED BY MR. PAUL A. PETERSON THAT ARE ALSO WRITTEN WITH  
"RATHER THREATENING LANGUAGE" TRYING TO FORCEFULLY PURSUADE  
PLAINTIFF FROM EXERCISING HIS CONSTITUTIONAL RIGHTS, AND  
RIGHT TO A JURY TRIAL. PLAINTIFF SWEARS THAT HIS NOW EX-PUBLIC  
DEFENDER AND HIS CRONY DALE SPENT ALMOST 6 MONTHS WORKING

AGAINST PLAINTIFF. "WHILE PLAINTIFF SUFFERS IN NASTY PRISONS AND JAILS."

PLAINTIFF ASKS WHY DID HE HAVE TO FIRE MR. PAUL PETERSON 3 TIMES DUE TO IS BLATANT DISREGARD AND GROSS MISSREPRESENTATION OF PLAINTIFF? WAS THIS CRIMINAL? PLAINTIFF FEELS IT WAS.

13. PLAINTIFF ALSO SWEAR'S THAT PAUL A PETERSON ASSISTANT FEDERAL PUBLIC DEFENDER.

DID ILLEGALLY, COMMIT PERJURY; TWICE ON RECORD, IN A COURT OF LAW, AND TO A UNITED STATES MAGISTRATE JUDGE (NAMELY MAGISTRATE TIMOTHY GREELY) AND HE DID SO AT THE UNITED STATES FEDERAL COURTHOUSE IN MARQUETTE MICHIGAN, ON MONDAY, AUGUST 12TH 2013 A.D. AND PLAINTIFF REQUESTS TRANSCRIPTS FROM THIS HEARING.

FURTHERMORE, THE PLAINTIFF SUBMIT'S: EXHIBIT-1, EXHIBIT-2, AND EXHIBIT-3; RESPECTIVELY, AS SOLID UNDENIABLE EVIDENCES OF CRIMINAL ACTIVITIES BY THE DEFENDANTS; AND IN DOING SO, THE PLAINTIFF RAISES REASONABLE, ARTICUABLE, SUSPICION(S) THAT CRIMES AND FELONIES HAVE BEEN COMMITTED, ARE IN FACT ONGOING, AND GOVERNMENTAL COVER UP'S HAVE BEEN INNITIATED AND ARE ONGOING. WITHOUT FURTHER DELAY: PLAINTIFF BEING DULLY SWORN SWEARS:

THAT THERE IS LEGAL JUST CAUSE TO PROCEED.

EXHIBIT ONE, (1)> DATED 11/21/2011 RAISES THE FACT THAT MOTIVE EXISTS TO SILENCE THE PLAINTIFF AND HIS FAMILY.

THE PLAINTIFF PRAY'S TO INITIATE IMMEDIATE INVESTIGATIONS BY A FEDERAL GRAND JURY. AND FOR JUSTICE TO COMMENCE IMMEDIATELY.

NOW COMES THE PLAINTIFF, MR. JASON PAUL ARNOLD. A DISABLED, 31 YEAR OLD UNITED STATES CITIZEN BRINGING TO LIGHT THE FOLLOWING FACTUAL; CRIMINAL ACTIVITIES OF THE DEFENDANTS:

THROUGH THE FOLLOWING COMPLAINTS AND CLAIMS:

PLAINTIFF SWEARS THAT UNDER THE "COLOR OF LAW" THE DEFENDANT'S HAVE ILLEGALLY INFILCTED / AND CAUSED SEVERE:

PERSONAL INJURIES,

MENTAL ANGUISH,

PAIN,

AND

LIFELONG SUFFERING.

TO PLAINTIFF.

TO PLAINTIFF'S CHILDREN.

TO PLAINTIFF'S WIFE.

AND TO PLAINTIFF'S IMMEDIATE FAMILY MEMBERS.

PLAINTIFF SWEARS THAT THE DEFENDANTS DID SO:

INTENTIONALY, KNOWINGLY, AND WILLFULLY, WITH BLATANT DISREGARD TO EVERYONE THEY HAVE HURT; AND: THE DEFENDANTS DID SO WHILE ACTING UNDER THE "COLOR OF LAW" AND PLAINTIFF SWEARS THAT PLAINTIFF HAS MANY LEGAL DOCUMENTS THAT ARE IN THE HANDS OF A SAFE KEEPER; AND CREDIBLE WITNESS's WHOM WILL, TESTIFY; AGAINST THE DEFENDANT(S). IN THE COURTS OF LAW.

PLAINTIFF SWEARS THAT ON THE NIGHT OF JANUARY 24TH, 2013  
(COINCIDENTLY THE PLAINTIFFS 31ST BIRTHDAY) /

THE DEFENDANT'S DID CONSPIRE, AND DID COMPLETE THE ILLEGAL CRIME OF KIDNAPPING CARTER JEFFEREY ARNOLD D.O.B.10-14-2008 A MINOR CHILD;

AND THE ILLEGAL CRIME OF KIDNAPPING AIDAN LEVI ARNOLD D.O.B. 09-25-2009 A MINOR CHILD.

THE DEFENDANTS DID SO; UNDER "COLOR OF LAW" WHILE WRECKLESSLY USEING FALSE PRETENSES, (SEE EXHIBITS: 2, AND 3.) ; FALSE ACCUSATIONS OF ABUSE, AND FALSE USAGE OF "CONVIENIENT ASSUMPTION" OF ABUSE.

THE PLAINTIFF SWEARS THE DEFENDANT'S INITIATED THESE CRIMES ON THE 23RD OF JANUARY 2013. VIA CONSPIRACY. (PLEASE SEE AND READ EXHIBIT'S 2 AND 3.) PLAINTIFF SWEARS THAT THE DEFENDANT(S) DID SO UNDER "COLOR OF LAW" AND WITH WRECKLESS, GROSS, AND MALICIOUS ABUSE OF LAW AND IT'S PROCESS. IT IS THE PLAINTIFF'S BELIEF THAT THE DEFENDANTS ACTED WITH PURE HATRED, JEALOUSY, AND ENVY; TOWARDS THE PLAINTIFF AND THE PLAINTIFFS WIFE. THE PLAINTIFF BELIEVES THAT THE DEFENDANTS COMMITED THESE HORRIFIC CRIMES TO GET EVEN WITH THE DEFENDANT FOR "EXHIBIT 1" (PLEASE READ EXHIBIT 1.) PLAINTIFF GIVES EXHIBITS: ONE, TWO, AND THREE, AS EVIDENCE / PROVING THE DEFENDANTS HAVE MOTIVE. GOD IS THE PLAINTIFF'S ALL SEING EYE AND THE PLAINTIFFS PROTECTOR.

THE PLAINTIFF AGAIN SWEARS THAT HE AND HIS WIFE ARE IN FACT "LOVEING, CARING, AND TENDER, PARENT'S WHOM UNCONDITIONLY LOVE, AND TREAT OUR KIDS WITH RESPECT" THE PLAINTIFF HAS LITERALLY SEVERAL THOUSAND PHOTOGRAPHS OF HIS FAMILY TO PROVE SO.

THE PLAINTIFF, HAS SPANKED HIS SONS, NOT TO ABUSE THEM,---> TO CORRECT THEM. PLAINTIFF SWEARS THAT "THE SPANKINGS PLAINTIFF

RECEIVED AS A CHILD NEVER HURT THE PLAINTIFF AND THE PLAINTIFF IS GREATFULL THAT HIS ELDERS CARED ENOUGH ABOUT HIM TO DO SO".

THE PLAINTIFF ALSO SWEARS THAT A SPANKING IS A HELL OF ALOT DIFFERENT THAN WHAT WOULD CONSTITUTE ABUSE!

THE PLAINTIFF ALSO TESTIFIES THAT HIS WIFE IS A "WORLD CLASS" MOM AND THAT HIS SONS HAVE NEVER ONCE HAD SO MUCH AS A DIAPER RASH.

THE PLAINTIFF ALSO TESTIFIES TO THE FACT THAT HIS BOYS HAVE NEVER MISSED A MEAL EITHER.;

"ON AIDANS BEDROOM WALL YOU WILL FIND A LARGE MAP OF THE UNITED STATES, ON CARTERS BEDROOM WALL YOU WILL FIND A LARGE MAP OF THE WORLD. ON THEIR FLOORS YOU WILL FIND TOY'S, BOOK'S AND EACH ONE HAS A NICE LITTLE PEDAL BIKE. EACH OF MY SON'S ALSO HAVE A SMALL BASEBALL GLOVE. WE HAVE AN ARABICUS WITH 10 ROWS OF 10 DIFFERENT COLORS OF BEADS THAT WE COUNT WITH. WE LEFT OFF ON PAGE 67 OF THE BEGINNERS BIBLE." THEIR IS A 12 FOOT HIGH FENCE AROUND OUR SWIMMING POOL,

WE DO NOT ALLOW OUR KIDS TO WATCH INAPPROPRIATE MOVIES, WE DO NOT ALLOW ANY, VIDEO GAMES. THE PLAINTIFF SMOKES CIGARETTES IN THE BASEMENT OF OUR HOME, AND WE ARE NOT DRUGGIES OR DRUNKS".

"WE ARE NOT PERFECT PARENTS HOWEVER WE ARE AS FINE OF PARENT'S THAT COULD EVER BE." "WE LOVE OUR SONS." AND PLAINTIFF PRAYS FOR THEIR IMMEDIATE, SAFE RETURN.

THE PLAINTIFF AT THIS TIME WOULD ASK FOR THE TESTIMONY OF SCHOOLCRAFT COUNTY SHERIFF MR. JOHN NORRINGTON (PLEASE READ EXHIBIT 3) THIS MAN IS AN HONORABLE MAN.

CALLED FROM HIS CELLPHONE FROM SCHOOLCRAFT MEMORIAL HOSPITAL ON THE NIGHT OF THE 24TH, OF JAN. 2013. MRS. KOUW DID IMMEDIATELY DRIVE TO SAID HOSPITAL. AND MRS. KOUW CAN VERIFY WITH HER FRIEND BRANDON THAT PLAINTIFF WAS CALM, RATIONAL, AND NOT ACTING IN ANY WAY SHAPE OR FORM IN THE MANNER THAT THESE WICKED CRIMINALS THAT I CALL THE DEFENDANTS; WOULD LIKE PEOPLE TO BELIEVE.

MRS. KOUW, & HER FRIEND BRANDON OF MANISTIQUE MI., MRS. SANDY HEBERT OF ST. JAQUES MI., MRS. DOROTHY TURNER OF ARIZONA, ALONG WITH SEVERAL OTHER CREDIBLE WITNESS'S CAN ALSO TESTIFY AGAINST ANY AND ALL LIES THAT THE DEFENDANTS MIGHT SPEAK OF TO JUSTIFY THERE CRIMINAL ACTIONS.

MRS. SANDIE HEBERT OF RAPID RIVER, AND MRS. DOROTHY TURNER OF ARIZONA WERE ALSO CALLED FROM PLAINTIFFS CELLPHONE REGARDING THE KIDDNAPPING, AND THE ILLEGAL FALSE ARREST, ASSAULT, AND ILLEGAL FALSE IMPRISONMENT OF PLAINTIFF. ON THE NIGHT OF JAN. 24TH 2013.

THE PLAINTIFF ALSO SWEARS, THAT AFTER THE DEFENDANTS ILLEGALLY COMMITTED THESE CRIMES AND WHEN THEY TOOK NOTICE THAT THE PLAINTIFF WAS MAKING CALLS FROM HIS CELLPHONE; THE DEFENDANTS IMMEDIATELY CONFISCATED THE PLAINTIFFS CELLULAR PHONE SO THE PLAINTIFF COULD NOT CALL MORE WITNESS'S.

AFTER ALL THESE CRIMES THE DEFENDANTS ILLEGALLY TRANSPORTED PLAINTIFF BY AMBULANCE TO ALPENA PSYCHIATRIC HOSPITAL SAYING THAT THE PLAINTIFF WAS "A HARM TO HIMSELF AND OTHERS" A LIE. THE PLAINTIFF ALSO SWEARS THAT THE DEFENDANTS ALSO FALSIFIED MEDICAL DOCUMENTS FROM SCHOOLCRAFT MEMORIAL HOSPITAL WHEN THEY FALSELY STATED PLAINTIFF FAILED URINAYLISES TEST FOR THC. (SEE EXHIBIT 2)

ON THE MORNING OF JANUARY 25TH 2013, THIS WAS ALSO A LIE. THE PLAINTIFF WAS IN FACT CLEAN THE DEFENDANTS HOWEVER, CONVIENIENTLY; FALSEIFIED A MEDICAL DOCUMENT. SAID DOCUMENT, ORIGINATED FROM SCHOOLCRAFT MEMORIAL HOSPITAL, A NURSE AT THE ALPENA PSYCHIATRIC HOSPITAL DISCOVERED THE FALSEIFICATION OF THE URINALYSIS TEST, AND THE FALSIFIED DOCUMENT WAS IN FACT DATED 2009. THE PLAINTIFF WAS DEEMED TO BE STABLE AFTER ALPENA CONTACTED THE PLAINTIFFS DOCTOR, AT MARQUETTE GENERAL WHOM GAVE TESTIMONY TO THE FACT THAT HE HAD JUST SEEN THE PLAINTIFF ON THE 23RD OF JANUARY AT 8:30 AM AND THE PLAINTIFF WAS DOING FINE.

WHICH RESULTED IN THE DISCHARGE OF PLAINTIFF. FROM ALPENA. THE PLAINTIFFS AUNT AND UNCLE DROVE TO ALPENA ON DAY FOUR OF ILLEGAL CAPTIVITY. WHICH RESULTED IN PLENTY OF TIME FOR COVER/UP'S IN MANISTIQUE.

WITH NO REMORSE AND UNDER "COLOR OF LAW" THESE CRIMINALS INITIATED A MASSIVE "COVER UP" VIA THE SMALL TOWN "GOOD OLE BOY" SYSTEM. SEE EXHIBITS 1, 2, AND 3; FOR VERIFIABLE, REASONABLE, AND ARTICUABLE SUSPICIONS THAT:

(NO REASONABLE FACT TRIER, COULD EVER DENY.)

FURTHERMORE, BECAUSE OF THE DEFENDANT'S ILLEGAL ACTS OF A "SICK CRIMINAL NATURE"

THE PLAINTIFF HAS BEEN IN TEARS FOR MONTHS.

FOR A TIME PERIOD OF ALMOST 7 MONTH'S TO DATE, STARTING ON THE DATE OF: APRIL, 16TH, 2013;

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THE DAY THAT: ("MEN WITH MACHINE GUNS SURROUNDED PLAINTIFF")  
THE PLAINTIFF HAS BEEN THROUGH AN ORDEAL OF TORTUROUS HELL;  
AND THE PLAINTIFF HAS BEEN; "WITHOUT ANY REGARD TO THE BEST  
INTERESTS OF THE PLAINTIFF" BOUNCED FROM THE: SCHOOLCRAFT  
COUNTY JAIL,

TO THE: MARQUETTE COUNTY JAIL ON THE 17TH OF APRIL, 2013;  
TO THE: MARQUETTE GENERAL HOSPITAL ON THE 17TH OF APRIL, 2013;

TO THE: UNITED STATES HOLDING CELL AT THE MARQUETTE FEDERAL  
COURTHOUSE ON THE 18TH OF APRIL, 2013;

TO THE: NEWAYGO COUNTY JAIL ON THE 18TH OF APRIL, 2013; (WHERE  
PLAINTIFF MET MENTAL HEALTH WORKER MR. BRIAN DYKES ANOTHER  
HONORABLE MAN AND ANOTHER CREDIBLE WITNESS.,)

TO THE: FEDERAL COURTHOUSE IN GRAND RAPIDS MICHIGAN ON THE  
23RD OF APRIL, 2013;

TO THE: METROPOLITAN PRISON IN CHICAGO ILLINOIS, ON THE 23RD  
OF APRIL, 2013; (PLAINTIFF WAS TRANSPORTED BY TWO VERY IGNORANT  
YOUNG U.S. MARSHALS .

THE PLAINTIFF WAS THEN FLOWN TO THE OKLAHOMA CITY FEDERAL  
PRISON; ON THE: 27TH OF MAY, 2013;  
FROM THERE:

ON THE: 1'ST OF JUNE, 2013; THE PLAINTIFF WAS FLOWN TO THE  
CLINTON TWP. AIRSTRIP IN LOWER MICHIGAN WHERE TWO DEPUTY'S FROM  
THE CHIPPEWA COUNTY JAIL OF SAULT STE. MARIE PICKED UP AND  
TRANSPORTED THE PLAINTIFF TO THE CHIPPEWA COUNTY JAIL WHERE  
PLAINTIFF WAS LOCKED IN A CELL 22-23 HOURS PER DAY WITH 6  
EXTREMELY BRIGHT LIGHT'S THAT WERE LEFT ON FOR 24 HOURS A DAY.

AN UNDISCRIBEABLE HELL OF IT'S OWN.

"THESE WICKED PEOPLE HAVE SHOWED NO MERCY."

FINALY THEY PUT PLAINTIFF IN GENERAL POPULATION AT THE JAIL.

NOW AFTER MANY COURT DATE'S PLAINTIFF TRIED TO TELL MAGISTRATE GREELY ("ANOTHER GOOD OLE BOY") IN THE EYES OF THE PLAINTIFF; ABOUT THESE SICK DESPICABLE CRIMES. MR. GREELY SEEMS TO CARE LESS.

PLAINTIFF MAY HAVE WELL BEEN SPIT ON BY MAGISTRATE GREELY AND FEDERAL PUBLIC DEFENDER PAUL A. PETERSON,

BECAUSE AS OF OCTOBER THE 1'ST, 2013;

THESE SICK INDIVIDUALS HAVE TRANSPORTED THE PLAINTIFF BACK TO THE METROPOLITAN PRISON IN CHICAGO ILLINOIS.

WHERE THE PLAINTIFF; IS CURRENTLY ILLEGALLY DETAINED "AGAINST EVERY LAW THE PLAINTIFF CAN THINK OF. END QUOTE". DID I MENTION THE FACT THAT WHEN TWO OR MORE PEOPLE TAKE ACTIONS AGAINST THE COSTITUTIONAL RIGHTS OF ANOTHER IT IS IN FACT CALLED A CONSPIRACY? DID I MENTION THE FACT THAT "IF ANY ACTION GOES AGAINST THE LAWS OF THE COSTITUTION, OR THE BILL OF RIGHT'S OF OUR GREAT COUNTRY" "SAID ACTION IS A CRIME"?

"SCHOOLCRAFT COUNTY DEPARTMENT OF HUMAN SERVICES WORKER MR. STEVEN LADDERMAN HAS BEEN CAUSING IRREPAIRABLE HARM TO THE PLAINTIFF SINCE THE PLAINTIFF WAS A CHILD OF THE AGE OF 3 OR 4 YEARS OLD. MR. LADDERMAN HAS LIED REPEATEDLY THROUGHOUT THE PLAINTIFFS LIFE ABOUT THE PLAINTIFFS MOTHER WHICH RESULTED IN NUMEROUS HOSPITALIZATIONS OF THE PLAINTIFFS MOTHER IN NEWBERRY STATE HOSPITAL. "NEWBERRY STATE HOSPITAL WAS A HORRIFIC FACILITY WHERE HORRIFIC THINGS HAPPENED TO GOOD PEOPLE" SADLY SO MANY "PATIENTS" ARE NOW DEAD. THESE HORRORS/STATE SECRETS; HAVE BEEN COVERED UP THOUROUGHLY, REGARDING THE HORRIFIC

NEWBERRY STATE HOSPITAL"

AFTER ALL, LET'S BE HONEST "WHO WILL EVER BELIEVE CRAZY PEOPLE  
RIGHT?"

PLAINTIFF SWEARS HE CAN TESTIFY SADLY ON BEHALF OF HIS MOTHER  
REGARDING "NEWBERRY" AND THE HELL THAT EXISTED WITHIN IT'S  
WALLS.

FURTHERMORE, THE PLAINTIFF WITH GREAT SADNESS TESTIFIES THAT  
ON MARCH 22'ND, 2013;

THE PLAINTIFF, FEELING DEFEATED WITH NO OTHER AVENUE FOR THE  
PAIN HE FELT INSIDE AS A DIRECT RESULT OF THE "SICK ACTS OF  
INJUSTICE" THE DEFENDANTS HAVE COMMITED, OF MAJOR CRIMES AND  
FELONIES COMMITED AGAINST THE PLAINTIFF AND THE PLAINTIFFS  
FAMILY;

THE PLAINTIFF DID ATTEMPT SUICIDE, SADLY BY OVERDOSE. THIS  
MASS MEDICATION OVERDOSE DID RESULT IN THE PLAINTIFF BEING IN  
A COMA FOR 5 DAY'S AT MARQUETTE GENERAL HOSPITAL.

2 DAYS AFTER THE PLAINTIFF SURVIVED THE SUICIDE ATTEMPT AND  
SUBSEQUENT 5 DAY LIFE THREATENING COMA, THE PLAINTIFF RETURNED  
HOME. 2 DAYS AFTER RETURNING HOME:, ON MARCH 29TH, SADLY; ONE  
WEEK AFTER MAJOR SUICIDE ATTEMPT, BY THE PLAINTIFF, THE  
PLAINTIFFS WIFE HAD A NERVOUS BREAKDOWN AND SHE LEFT THE  
PLAINTIFF LIEING IN BED AT HOME; THE PLAINTIFF'S WIFE  
UNDERSTANDABLY; COULD NOT TAKE ANY MORE HURT, SHE HAD A BRIEF  
NERVOUS BREAKDOWN. (ALSO THE DIRECT RESULT) OF THE "GROSS  
CRIMES" AND FELONIES COMMITED BY THE DEFENDANTS.

FURTHERMORE, THE PLAINTIFF, AND THE PLAINTIFFS WIFE TRIED TO  
REGAIN CUSTODY OF THERE KIDS VIA A ONE SIDED, MOCK JURY TRIAL.  
THIS ROTTEN MOCK TRIAL WAS HELD MARCH 20TH, 21'ST, AND 22'ND

OF 2013. UNDER: "COLOR OF LAW" THIS SICK MOCK TRIAL WAS HELD WITHIN THE KANGAROO COURT OF "GOOD OLE BOY JUDGE GOEBEL" IN DELTA COUNTY OF MICHIGAN.

"GOOD OLE BOY" JUDGE GOEBAL PRESIDED ACTING AS A WICKED, SICK, CORRUPT GOVERNMENT TOOL, IN: "THE GOOD OLE BOY SYSTEM" OF DELTA COUNTY.

THESE CRIMINALS NOT ONLY GOT AWAY WITH THE KIDNAPPING OF MY SON AIDAN AND MY SON CARTER: "THEY DAMN NEAR MURDERED" THE PLAINTIFF VIA THE PLAINTIFFS SUICIDE ATTEMPT THAT SAME EVENING MARCH 22<sup>ND</sup>, 2013; I REMIND THE JURY AND THE COURT; RESULTED IN A FIVE DAY COMA.

THESE ARE THE FACTS!

FURTHERMORE, THE PLAINTIFF SWEARS THAT SAID MOCK TRIAL WAS HELD IN:

>>(THE SAME: "GOOD OLE BOY COUNTY OF DELTA" THAT A YEAR EARLIER; MICHIGAN STATE POLICE TROOPER KEITH CARLSON BROKE THE PLAINTIFF'S ARM; BY ILLEGAL EXCESSIVE FORCE "I REMIND THE JURY AND THE COURT THAT THIS TROOPER LATER ADDED TO HIS FALSE POLICE REPORT,

THAT; PLAINTIFF IS "ANTI GOVERNMENT" IF THIS WAS THE TRUTH: WHY WAS THE PLAINTIFF PLACED IN THE FRONT SEAT IMMEDIATELY AFTER TROOPER CARLSON BROKE THE PLAINTIFFS RIGHT SHOULDER? WHY DID TROOPER CARLSON REFUSE TO BRING THE PLAINTIFF TO THE HOSPITAL?

WHY DID THE DELTA COUNTY SHERIFF DEPARTMENT PLACE THE PLAINTIFF BACK IN THE CUSTODY OF TROOPER CARLSON AFTER THE PLAINTIFF REPEATEDLY BEGGED TO BE BROUGHT TO THE HOSPITAL? WHY ARE THE VIDEOS FROM THE PATROL CAR AND THE JAIL BLANK?

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WHY DID TROOPER CARLSON PUT HIS HAND ON HIS GUN, IN THE GARAGE AT THE JAIL, ON OUR WAY BACK OUT TO THE POLICE CAR; AND SAY TO THE PLAINTIFF IN FRONT OF THE DEPUTY: "WE'RE NOT GONNA HAVE ANY PROBLEM'S ABOUT THIS ARE WE?" HOW WOULD YOU TAKE THAT STATEMENT?

WHY WAS THE PLAINTIFF GIVEN A: 120 M.P.H. PLUS ROCKET RIDE HOME FROM THE ESCANABA JAIL TO THE PLAINTIFFS RESIDENCE IN GARDEN?

WHY DID THE PLAINTIFF HAVE TO SEEK HIS OWN MEDICAL TREATMENT FOR HIS BROKEN SHOULDER VIA A RIDE FROM THE PLAINTIFFS STEP DAD BACK TO ESCANABA LESS THAN 2 HOURS LATER.

"DO WE DARE TO ASK?>>> WHO ARE THE "GOOD OLE BOYS"? AND WHO IN THE HELL IS GOVERNOR "RICK SCHNEIDER" OF MICHIGAN?

ON JANUARY 20TH, 2012; AT APPROXIMENTLY 8:35 P.M. ("TROOPER CARLSON STATED 8:20 P.M., IN HIS FALSE REPORT") (HOWEVER PLAINTIFF HAS A RECEIPT FROM WAL-MART THAT STATES PLAINTIFF CHECKED OUT AT EXACTLY 8:20 AND 32 SECONDS.)

SAID TROOPER DID ILLEGALY, AND WITH EXCESSIVE FORCE: BREAK THE PLAINTIFF'S RIGHT SHOULDER. AND HAS SO FAR GOTTEN AWAY WITH THIS VICESIOUS CRIME VIA "THE GOOD OLE BOY'S" IN DELTA AND THE SCHOOLCRAFT COUNTIES OF MICHIGAN" AND AN ILLEGAL, MULTI COUNTY COVERUP INCLUDEING, BUT NOT LIMITED TO: THE DELTA COUNTY COURTS, THE SCHOOLCRAFT COUNTY COURTS AND NOW I DARE TO SAY THE FEDERAL COURT IN MARQUETTE, THE DELTA COUNTY SHERIFF'S DEPARTMENT, ----> ETAL.

FURTHERMORE SAID DELTA COUNTY SHERIFF DEPARTMENT BEING THE SAME ONE THAT GRANTED THE FALSE/NON EXISTENT WARRANT

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"(CONVENIENTLY)" FOR THE DEFENDANTS ON THE NIGHT OF JANUARY 24TH 2013. THE SAME NIGHT OF THE KIDNAPPING. AND FURTHERMORE, COINCIDENTLY A YEAR AND 2 MONTHS AFTER THE CIVIL SUIT CONTAINED WITHIN -EXHIBIT> 1.

THE PLAINTIFF SWEARS THAT IN LIGHT OF ALL THESE FACTS: THESE GROSS, SICK COVER-UP'S GO AS FAR AS THE GOVERNOR OF MICHIGAN.

THE PLAINTIFF SWEARS TO THIS, BECAUSE; THE PLAINTIFF CALLED: THE GOVERNORS OFFICE, SEVERAL CONGRESSMEN, AND JUDGE CHARLIE NEBAL OF MANISTIQUE IMMEDIATELY AFTER THE PLAINTIFF RETURNED HOME FROM ST. FRANCIS HOSPITAL WITH HIS BROKEN SHOULDER ON THE MORNING OF JANUARY 21'ST 2012.

ATTORNEY FRANK STUPACK ALSO KNOWS QUITE A BIT REGARDING THIS CRIME, MR. STUPACK, DID; MAKE THE STATEMENT IN FRONT OF MY AUNT SANDIE HEBERT AND MYSELF AND I QUOTE MR. STUPACK:

"TROOPER CARLSON HAS BEEN KNOWN TO DO THIS BEFORE"  
THE PLAINTIFF WONDERS HOW MANY PEOPLE THIS CRIMINAL STATE TROOPER HAS HURT, AND HAS GOTTEN AWAY WITH HURTING; VIA OTHER COVER UP'S/FELONIES?

AGAIN, IN CASE MR. STUPACKS MEMORY IS HAZY THE PLAINTIFF REMINDS YOU THAT MR. STUPACK MADE THIS COMENT TO THE PLAINTIFF, AND WHILE IN THE PRESENCE OF THE PLAINTIFFS AUNT; MRS. SANDIE HEBERT. ANOTHER CRIME THAT "THE GOOD OLE BOYS" HELPED COVER UP. PLAINTIFF HAS MEDICAL RECORDS AND LEGAL DOCUMENTS FROM ST. FRANCIS HOSPITAL OF ESCANABA MI. PLAINTIFF ALSO UNDERWENT MANY WEEKS OF PHYSICAL THERAPY VIA ST. FRANCIS.

THE PLAINTIFF ALSO FLEW TO ARIZONA AND SOUGHT MEDICAL TREATMENT FOR THE PLAINTIFFS SHOULDER.

MEDICAL RECORDS FROM ARIZONA CONCERNING THE PLAINTIFFS BROKEN RIGHT SHOULDER, ARE ALSO AVAILABLE.

FURTHERMORE, THE PLAINTIFF AND THE PLAINTIFFS WIFE (THE DAY BEFORE SHE LEFT PLAINTIFF" SOLD THEIR ATV TO A MAN NAMED TIM NEADOW OF COOK'S MI. IN AN ATTEMPT TO GATHER FUNDS TO HIRE ANOTHER ATTORNEY TO FIGHT FOR THE CUSTODY OF THE PLAINTIFFS KIDS. PLAINTIFF ALSO SOLD MOST OF HIS TOOLS FROM HIS GARAGE TO MR. HOFFMAN OF GULLIVER TO GATHER BATTLE MONEY FOR CARTER AND AIDAN.

AT THAT TIME MR. NEADOW OFFERED TO SELL PLAINTIFF ONE OF HIS GUNS THAT HE WAS SELLING; PLAINTIFF TOLD MR. NEADOW THAT HE DID NOT NEED NOR COULD HE AFFORD ONE AS PLAINTIFF NEEDED BATTLE FUNDS TO HIRE A BETTER ATTORNEY FOR THE CUSTODY BATTLE OF THE PLAINTIFFS SONS WHOM MR. STEVEN LADDERMAN HAD KIDNAPPED BY THE DEPARTMENT OF HUMAN SERVICES, AND THE OTHER DEFENDANTS UNDER THE "COLOR OF LAW".

THE NEXT AFTERNOON THE PLAINTIFF'S WIFE LEFT HIM. THE PLAINTIFF WENT SEVERAL DAYS WITHOUT SLEEP AND THE PLAINTIFFS AUNT OUT OF WORRY DID; COME TO PLAINTIFFS HOME TO, COOK FOR PLAINTIFF, AND SHE SPENT THE NIGHT ON SEVERAL NIGHTS IN AN ATTEMPT TO COMFORT THE PLAINTIFF FROM THE PAIN AND HURT OF BEING ALONE IN THAT BIG EMPTY HOUSE THAT PLAINTIFF SO RECENTLY HAD CALLED "HOME." SHE CAN VERIFY THIS TO BE FACTUAL.

THE PLAINTIFF SWEARS THAT: ALL OF THESE CRIMES COMBINED,

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COMMITTED BY THE DEFENDANTS; DID: IN FACT HAVE THE DIRECT RESULT OF PLAINTIFF ASKING HIS UNCLE FOR PLAINTIFF'S SINGLE SHOT .22 CALIBER RIFLE. WHICH PLAINTIFFS UNCLE BOUGHT FOR HIM FOR CHRISTMAS AS A CHILD; PLAINTIFF'S UNCLE REFUSED PLAINTIFF'S REQUEST FOR RIFLE. A FEW DAYS PASSED AND PLAINTIFFS CONDITION WORSENER WITH LACK OF SLEEP. PLAINTIFF DROVE TO TIM NEADOW'S HOME ON THE ADVENT RD. IN COOK'S MICHIGAN AND ASKED MR. NEADOW IF HE STILL HAD ANY GUNS FOR SALE; MR. NEADOW TOLD PLAINTIFF THAT HE HAD ONE LEFT, AND INVITED PLAINTIFF INSIDE HIS HOME.

AT THAT TIME MR. NEADOW SOLD THE PLAINTIFF A BRAND NEW, STILL IN THE BOX WINCHESTER 30-06 RIFLE. FOR \$850.00 CASH. MR. NEADOW BELIEVED THAT PLAINTIFF WANTED TO HUNT DEER AND DID NOT KNOW HOW DEPRESSED THAT THE PLAINTIFF WAS FEELING. THE PLAINTIFF PURCHASED THIS RIFLE TO COMMITT SUICIDE BY, SELF INFILCTED GUNSHOT WOUND TO THE HEAD. I REMIND YOU THAT THIS WAS LESS THAN 2 WEEK'S AFTER PLAINTIFF GOT HOME FROM THE COMA. WHEN THE PLAINTIFFS WIFE LEFT HIM, THE PLAINTIFF; LITTERALLY FELL TO BENDED KNEES IN TEARS. THIS WAS "THE FINAL BLOW ON TOP OF THE FINAL BLOW" TO THE PLAINTIFF.

"THE CROOKED, WICKED, CRIMINAL; "DEFENDANTS"" NOW HOLD THE PLAINTIFF ILLEGALY FOR THE CHARGE OF "FELON POSSESSION OF FIREARM" FOR ALMOST 7 MONTHS THEY HAVE HELD THE PLAINTIFF WITHOUT BOND, WITHOUT JURY TRIAL, AND WITOUT EXCUSE, FOR THEIR CRIMES THEY INFILCTED"

"THEY HAVE IN FACT CANCELED JURY TRIAL TWICE BECAUSE THEY KNOW THAT PLAINTIFF HAS AN AWEFULL LOT HE PLANS ON TALKING ABOUT."

"GOOD OLE BOY" MAGISTRATE GREELY OF MARQUETTE MI IS A FEDERAL MAGISTRATE WHOM SEEKS TO STAND FOR "ALL THAT IS WRONG" WITHIN THE CORRUPT JUDICIAL SYSTEM OF UPPER MICHIGAN." (IN THE EYES OF THE PLAINTIFF).

THE PLAINTIFF IS SICK AND TIRED OF THE CURRENT ABUSES OF POWER INFILCTED BY MAGISTRATE GREELY AND HIS CRONIES, THE FIRST TWO TIMES THAT PLAINTIFF TESTIFIED TO THIS MAN, THE PLAINTIFF WAS IN TEARS WHILE THIS MAN LOOKED DOWN FROM THE BENCH SMILING AS IF IT WERE COMICAL THAT PLAINTIFF WAS IN TEARS WHILE TESTIFYING., THE PLAINTIFF WAS GIVEN THE CURSE OF A PHOTOGRAPHIC MEMORY AND THE PLAINTIFF HAS LOST EVERY OUNCE OF FAITH IN TRYING TO FORGIVE THESE "GOOD OLE BOYS." PLAINTIFF PRAYS FOR CHANGE REGARDING THESE PEOPLE. IN THE SPIRIT OF BROTHERHOOD THE PLAINTIFF SOLEMNLY REMINDS THEM THAT THEY ARE NOT GODS!

IT IS PLAINTIFFS PERSONAL RELIGOUS BELIEFS THAT THE ALLMIGHTY WILL ASK THESE MEN WHAT EXACTLY WAS HUMOROUS ABOUT A BROKEN, GROWN MAN WHOM SHED TEARS IN FRONT OF THEM.? PLAINTIFF LOOKS FORWARD TO THAT DAY!

ONCE AGAIN THE DEFENDANTS HAVE PILED INSULTS TO INJURIES WITH THEIR MOCKERY AND THEY HAVE PROCEEDED THUS FAR WITH: WRECKLESS, GROSS, AND SICK ABUSES, OF THE PLAINTIFF AND TO THE PLAINTIFF; WITHOUT ANY REGARD TO HIS KIDS, HIS BEAUTIFUL WIFE, HIS FAMILY, OR THE PLAINTIFF HIMSELF.

THE PLAINTIFFS MOTHER IDA MARIE ARNOLD HAS COMMITTED SUICIDE

SHE DID SO ON MARCH 7TH 2008, THE PLAINTIFF FOUND HIS MOM DEAD ON MARCH 10TH 2008; "SHE LAYED ON HER KITCHEN FLOOR FOR 3 DAY'S WITH HER CAT CLAWING INTO THE FLESH OF HER ARM TRYING TO WAKE HER";>SHE WAS ONLY 55 YEARS OLD.

THE PLAINTIFFS BROTHER COMMITTED SUICIDE ON MARCH 29TH 1999;THE PLAINTIFF FOUND HIS 25 YEAR OLD BROTHER DEAD TOO.

DOES THE PLAINTIFF DARE TO BEGIN TO TELL THEIR STORIES?

DOES THE PLAINTIFF NEED TO?

THE PLAINTIFF PRAYS FOR GOD'S MERCY REGARDING: "A FEW OF THE GOOD OLE BOY'S" AND SOME VERY "SICK WOMEN" WHOM RESIDE IN SCHOOLCRAFT COUNTY. "REGARDING THE LIFE STORIES OF HIS MOM AND HIS BROTHER AND THE FACTS THAT DROVE THEM TO SUICIDE."

PLAINTIFF IS SICK TO HIS STOMACH WHEN HE THINKS OF THE EVILS DONE BY SOME PEOPLE OF SCHOOLCRAFT COUNTY TO OTHERS.

THE PLAINTIFF IS SLOWLY REGAINING HIS STRENGTH

THE PLAINTIFF IS NOT AFRAID TO TAKE A STAND AGAINST THESE SICK CRIMINALS.

THE PLAINTIFF WILL NOT REST UNTIL JUSTICE PREVAILS OR THEY MURDER THE PLAINTIFF.

PLAINTIFF NOW RETURNS TO SAID MOCK TRIAL WHICH CONCLUDED ON MARCH THE 22<sup>ND</sup>, 2013.

THE DEFENDANTS HAVE SO FAR, LEGALY GOTTEN AWAY WITH THE KIDNAPPING OF THE PLAINTIFFS SONS: CARTER J. ARNOLD, NOW AGE 5 AND AIDAN LEVI ARNOLD; NOW AGE 4.

THROUGH GROSS MANIPULATION OF THE LEGAL "GOOD OLE BOY SYSTEM" IN JUDGE GOEBELS CRIMINAL, ONE SIDED "KANGAROO COURT" DELTA COUNTY, MICHIGAN.

THE PLAINTIFF DOES SWEAR THAT THE PLAINTIFF WAS NOT ALLOWED TO

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SHOW THE JURY MORE THAN 60 PHOTOGRAPHS; THAT THE JUDGE REFUSED TO ADMITT, THESE PHOTOGRAPHS

SHOWED AND PROOVED THAT THE PLAINTIFF AND HIS WIFE, MAINTAINED A VERY HAPPY, HEALTHY, FAMILY AND HOME. THE PLAINTIFF AND THE PLAINTIFFS WIFE CIRCULATED A PETITION IN THEIR COMMUNITY, WHICH RESULTED IN MORE THAN 70 SIGNATURES FROM MEMBERS OF THE PLAINTIFFS COMMUNITY STATEING, AND VERIFYING; THAT THE PLAINTIFF AND HIS WIFE ARE GOOD, ROLE MODELS AND GREAT PARENTS.

PROVEING ILLEGAL KIDDNAPING OCCURED.

THE PLAINTIFF AND THE PLAINTIFFS WIFE ALSO HAVE 2 WITNESS's WHOM LIVED WITH THE PLAINTIFFS FAMILY; WITH THEIR NEW-BORN BABY GIRL IN THE PLAINTIFFS FINISHED BASEMENT, FOR 4 MONTHS PRIOR, TO THE " MALISCIOUS KIDDNAPPING" THESE 2 WITNESS's COULD HAVE VERIFIED THE PLAINTIFFS FACTUAL: HAPPY, HEALTHY, NON ABUSIVE, LOVING HOME.

THEIR TESTIMONY WAS, CUT SHORT AND THE LAWYER WHOM "STOLE OUR MONEY": NEVER BROUGHT THEIR TESTIMONY, OR THE FACT THAT THEY LIVED IN OUR HOME FOR THE PRIOR 4 MONTH TIME PERIOD; TO THE LIGHT.

PLEASE DO THE RIGHT THING AND THE PLAINTIFF THANKS YOU FOR YOUR TIME;

RESPECTFULLY SUBMITTED TO THE JURY AND THE COURT.

"The plaintiff hopes and prays that not a single star\* in the American constellation will ever suffer it's lustre to be diminished to the point of suffering that they have inflicted upon the heart\* of this citizen -----> your fellow American"

SINCERILY, ONE HURTING, SAD, PLAINTIFF

MR. JASON PAUL ARNOLD NOW CARRYING FEDERAL INMATE # 17052-040

FOR:-----> "THEIR FELONIES"

 DATE 11-12-2023